UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Civil Action No.:

MICHAEL A. MONDELLI, Plaintiff,	i
v.	
EDWARD WIERZBOWSKI, Defendant.	COMPLAINT

Plaintiff Michael A. Mondelli ("Plaintiff"), by counsel, for his Complaint, states as follows:

Jurisdiction

- 1. The amount in controversy in regard to the claim that is the basis of this Complaint is in excess of \$75,000.00, exclusive of interest and costs.
- 2. This action is brought pursuant to 28 U.S.C. 1332(a)(1), so-called diversity of citizenship jurisdiction.

Venue

3. Venue is proper in the District of Massachusetts pursuant to 28 U.S.C. §1391(b)(2), as that is where a substantial part of the events or omissions giving rise to the claim occurred.

Nature of the Action

4. This is an action for money damages for personal injury suffered by plaintiff Michael A. Mondelli on defendant's real property. The means of egress from an indoor whirlpool bath tub on said property was unreasonably dangerous, causing plaintiff, an invitee to the property, to slip and fall on November 30, 2019 while exiting said tub. He suffered catastrophic injury as a result. Plaintiff alleges that defendant was negligent in maintaining an unreasonably dangerous condition on the property, renting out the property for use by others when he knew or should have known that the property was unreasonably dangerous, and failing to warn in regard to the aforesaid unreasonably dangerous means of egress.

The Parties

- 5. Plaintiff Michael A. Mondelli is an individual residing at 26 Glenmore Avenue, Brentwood, New York, and is a citizen of the State of New York.
- 6. Defendant Edward Wiezbowski ("defendant") is an individual residing at 59 Shearer Road, Colrain, Massachusetts, and is a citizen of the Commonwealth of Massachusetts.

Facts Alleged

- 7. At all times relevant to the Complaint, defendant owned real property and improvements at 59 Shearer Road, Colrain, Massachusetts ("the premises"), which improvements included at least two single family houses.
- 8. At all times relevant to the Complaint, defendant resided on the premises.
- 9. At all times relevant to the Complaint, one of the aforementioned single family houses on the premises ("the subject house"), was made available by defendant for rental to short-term, transient guests through a third-party company known as "Airbnb".
- 10. Prior to November 30, 2019, defendant caused an indoor whirlpool bath tub to be designed and built within the subject house ("the tub").
- 11. At all times relevant to the Complaint, the subject house on the premises was unreasonably dangerous in that the aforementioned tub lacked a reasonably safe means of egress, and was unreasonably dangerous to exit, based on certain features that included but were not limited to: a) the installation of a fixed wooden crosspiece partially obstructing access to the grab bar intended to facilitate egress from the tub, thereby making use of the grab bar for egress unreasonably awkward and dangerous; b) the presence of a wide, fixed, built-in bench immediately adjacent to the tub, which required a person stepping from the tub to step awkwardly onto the adjacent floor; and, c) the presence of polished wooden flooring immediately adjacent to the aforementioned bench, which wooden surface was particularly slippery when wet.
- 12. Prior to November 30, 2019, on information and belief and unknown to plaintiff on said date, a guest of defendant had slipped and fallen while exiting the tub.
- 13. Prior to November 30, 2019, defendant rented the subject house to a third party; and said third party invited plaintiff and a friend to stay at the subject house with him.
- 14. On November 30, 2019, after bathing in the tub, plaintiff sought to exit the tub.
- 15. Plaintiff was prevented from utilizing the only grab bar in the area to exit the tub, as it was partially obstructed as aforesaid.
- 16. Plaintiff attempted to exit the tub towards the center of the tub, where the immediately adjacent bench was somewhat narrower than the rest of the bench.
- 17. In the course of exiting the tub, plaintiff stepped over the wide bench and onto the polished wooden floor.
- 18. Plaintiff's foot slipped as he stepped onto the floor, causing him to fall backward against the wooden bench.
- 19. As a result of the slip and fall, plaintiff sustained catastrophic injuries.

COUNT I (Negligence)

- 20. Plaintiff reaffirms and realleges Paragraphs 1 through 19 above as if specifically affirmed and alleged herein.
- 21. At all times relevant to the Complaint, as owner and the person in control of the premises, defendant had a duty to maintain same in a reasonably safe condition and to warn visitors/invitees including plaintiff of any unreasonable dangers of which he was aware or reasonably should have been aware.
- 22. Defendant was negligent in that he:
 - a) failed to maintain the subject house in a reasonably safe condition, as aforesaid;
 - b) knew or should have known that the tub and surrounding floor area rendered the subject house unreasonably dangerous due to the conditions as described above in Paragraph 11, and nevertheless rented the subject house to a third party, for use by the third party and his invitees including plaintiff; and,
 - c) failed to warn said third party or his invitees including plaintiff that it was unreasonably dangerous to use the tub given the conditions as described above in Paragraph 11.
- 23. As a direct and proximate result of said negligence by defendant, plaintiff was caused to suffer permanent, catastrophic injury, which injury has caused plaintiff to suffer and continue to suffer great pain of body and mind, incur and continue to incur medical expenses, and to suffer and continue to suffer economic loss.

WHEREFORE, PLAINTIFF MICHAEL A. MONDELLI DEMANDS JUDGMENT IN THE AMOUNT OF FIFTEEN MILLION DOLLARS (\$15,000,000.00) AGAINST DEFENDANT EDWARD WIERZBOWSKI, PLUS INTEREST AND COSTS

PLAINTIFF DEMANDS TRIAL BY JURY

Dated: January 09, 2020

Plaintiff.

By his attorneys,

Scott E. Charnas, MA BBO No. 081240

CHARNAS LAW FIRM, P.C.

455 East 51st Street

New York, NY 10022

Tel: 212-980-6800

Fax: 212-980-1871

Email: scharnas@charnaslawfirm.com